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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/901,684	(07/11/2001	Keiichi Iwamura	862.C2291	862.C2291 8964	
5514	7590	02/07/2005		EXAM	EXAMINER	
FITZPATR 30 ROCKEF		LA HARPER &	ALOMARI	ALOMARI, FIRAS B		
NEW YORK, NY 10112			ART UNIT	PAPER NUMBER		
				2136		

DATE MAILED: 02/07/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/901,684	IWAMURA, KEIICHI				
Office Action Summary	Examiner	Art Unit				
	Firas Alomari	2136				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) Responsive to communication(s) filed on <u>06 De</u>	ecember 2001.					
2a) This action is FINAL. 2b) ☑ This	This action is FINAL . 2b)⊠ This action is non-final.					
Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>1-16</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6) Claim(s) <u>1-16</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9)☐ The specification is objected to by the Examine	r. ·					
10)⊠ The drawing(s) filed on is/are: a)⊠ accepted or b)□ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)□ All b)□ Some * c)□ None of:						
1.⊠ Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
AM No						
Attachment(s) 1) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	ate				
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 02/03/2005.	5) ☐ Notice of Informal P 6) ☐ Other:	atent Application (PTO-152)				
	<u>, </u>					

Art Unit: 2136

DETIALED ACTION

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-7 are rejected under 35 U.S.C. 102(e) as being anticipated by Zhao US (6,754,822).

As per claim 1: Zhao discloses an inspection method for inspecting information stored in terminals that are included in a network, comprising the step of:

 Using a program module, which moves between the terminals and checks if a digital watermark is embedded in the information. (Col 14, Lines 1-7)

As per claim 2: Zhao discloses the method according to claim 1, wherein when the program module determines that a digital watermark is embedded in the information, the information is downloaded from the terminal to an inspection server. (Col 14, Lines 21-23)

Art Unit: 2136

As per claim 3: Zhao discloses the method according to claim 1, wherein when the program module determines that the digital watermark is embedded in the information, the program module then checks, based on the digital watermark, if the user of the terminal is an authentic user of the information. (Col 15, Lines 48-54)

As per claim 4: Zhao discloses an inspection system comprising an inspection host for moving a program module, which checks if a digital watermark is embedded in information stored in a terminal, between terminals that are included in a network. (Col 14, Lines 16-23)

As per claim 5: Zhao discloses a recording medium that stores a program module which moves between terminals that are included in a network and checks if a digital watermark is embedded in information stored in the terminal. (Col 14, Lines 16-23)

As per claim 6: Zhao discloses an inspection method comprising:

- step of disclosing a digital watermark extraction technique on a network; (Col 12, Lines 45-53)
- step of installing the digital watermark extraction technique in a terminal which desires the installation of the digital watermark extraction technique; (Col 12, lines 53-58)

Art Unit: 2136

 inspection step of inspecting authenticity of information in the terminal using the digital watermark extraction technique installed in the terminal. (Col 13, Lines 13-19)

As per claims 7: Zhao discloses the method according to claim further comprising a step of informing, information is detected in the copyright protection when illicit use of inspection step, a terminal of the detection via the network. (Col 13, Lines 40-46)

3. Claims 15 and 16 are rejected under 35 U.S.C. 102(e) as being anticipated by Zhao US (6,141,753).

As per claim 15: Zhao discloses an inspection method comprising:

Storage medium providing step of providing storage medium which stores enciphered information embedded with storage medium identification information as a digital watermark; (Col 6, lines 18-32)

A presentation request step requesting the user to present the storage medium identification and user identification information; (Col 6, lines 39-44)

A providing step of providing of providing a decipher program of the enciphered information to the user in the presence of the presentation; (Col 7, lines 11-14)

An inspection step of inspecting authenticity of information by comparing the user identification information associated with the storage medium identification information,

Art Unit: 2136

and user information of a terminal that stores the information (Col 10, lines 44-52/ the system use the encryption/decryption keys to track software copies and identify who using them)

As per claim 16: Zhao discloses an inspection system that sells enciphered information (Col 6, lines 55-58) which is stored in a storage medium and embedded with storage medium identification information as a digital watermark (Col 6, lines 18-32),

said system providing decipher software of the enciphered information to a user when the user presents the storage medium identification information and user identification information (Col 6, lines 39-44 and Col 7, lines 11-14),

managing the storage medium identification information and user identification information in correspondence with each other (Col 6, Lines 1-9), and

Inspecting authenticity information by comparing the user identification information associated with the storage medium identification information embedded as the digital watermark the information, and user information of a terminal that stores the information (Col 6, lines 50-60).

Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

Art Unit: 2136

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

5. Claims 8-14 rejected under 35 U.S.C. 103(a) as being unpatentable over Zhao USP (6,754,822) in view of Smith et al. USP (6,067,822).

As per claim 8: Zhao discloses an inspection method comprising:

- Step of disclosing a digital watermark extraction technique network; (Col 12, Lines 45-53)
- Zhao doesn't explicitly disclose a step of licensing terminal which included in the network to use the digital watermark extraction technique and the step of installing the digital watermark extraction technique in another terminal via use-licensed terminal. However Olsen et al. teaches the using of a system to distribute, license, install and monitor the use of software in a network environment (Col 2, lines 18-35 and Col 9, lines 32-44). Therefore, it would be obvious to a person of ordinary skill in the art at the time the invention was made to modify the system of Zhao with the teaching of Olsen to include a licensing system to license the digital watermark extraction technique and installs it. One would be motivated to do so in order to determine the usage of individual application in an enterprise network environment, which applications are installed on a network, and which users are using them (Col 2, lines 18-35).

Art Unit: 2136

 Zhao discloses an inspection step of inspecting authenticity of information in the other terminal using the digital watermark extraction technique installed the other terminal. (Col 13, Lines 13-19)

As per claims 9: Zhao discloses the method according to claim 8 further comprising a step of informing, information is detected in the copyright protection when illicit use of inspection step, a terminal of the detection via the network. (Col 13, Lines 40-46)

As per claim 10: Zhao discloses An inspection system comprising a digital watermarking technique server which disclose a watermarking extraction technique on a network but doesn't show the method of licensing a terminal which is included in the network to use the digital watermarking technique. However Smith et al. teaches the using of a system to distribute and license software in a network environment (Col 2, lines 18-35). Therefore, it would be obvious to a person of ordinary skill in the art at the time the invention was made to modify the system of Zhao with the teaching of Smith to include a step to license the digital watermark extraction technique on the terminals using it. One would be motivated to do so in order to determine the usage of individual application in an enterprise network environment, which applications are installed on a network, and which users are using them (Col 2, lines 18-35).

As per claim 11: Zhao discloses an inspection method comprising:

Art Unit: 2136

step of providing digital representation, a technique for protecting the digital representation (Col 17, line 64 through Col 18 line 5) and authenticating the digital representation (Col 18 lines 29-36) but doesn't show the method of accepting the purchase application via the network before sending the digital representation. However Smith et al. teaches the using of a digital content distribution system that accepts a purchase application for any form of digitally stored information stored on the content server (Col 6, lines 23-26), verify user billing information (Col 7, lines 16-21) and transfer the software to the user if the verification process is successful (Col 7, lines 25-28) and require the acceptance of a user agreement before proceeding Col 5, lines 22-32). Therefore it would be obvious to a person with ordinary skill in the art at the time the invention was made to modify Zhao system with the teaching of Smith to include a step to accept and verify purchase applications before sending digital representation. One would be motivated to do so in order to enable the system to securely distributing software, providing control over software installation and provide a secure billing and user information for the service providers while inhibiting piracy. (Col 2, Lines 18-28)

As per claim 12: Zhao discloses the method according to claim 11, wherein the presentation step includes a step of presenting a measure to be taken against the user who illicitly used the information. (Col 16 lines 50-65)

As per claim 13: Zhao discloses the method according to claim 11, wherein the presentation step includes a step of presenting to the user an extraction program which

Art Unit: 2136

gives an explanation about digital watermark extraction method, and can inspect digital watermark embedded in the information (Col 16, lines 19- 34), and

the providing step includes a step of embedding, when identification information of the user is confirmed together with the agreement, the user identification information in the information as a digital watermark, and providing that information to the user (Col 15, lines 48-54).

As per claim 14: Zhao discloses an inspection system comprising an information vendor server that downloads digital representation to a user and require the user to agree on a protection method for the content (Col 17, line 64 through Col 18, line 5) but doesn't show the step of accepting a purchase application of information from a user via a network. However Smith et al. teaches the using of a digital content distribution system that accepts a purchase application for any form of digitally stored information stored on the content server (Col 6, lines 23-26), accept user purchase application via the network (Col 5, lines 56-62) and transfer the software to the user upon acceptance of the license agreement (Col 5, lines 22-32)

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Firas Alomari whose telephone number is (571) 272-7963. The examiner can normally be reached on M-F from 7:30 am - 4:00 pm.

Art Unit: 2136

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, AYAZ SHEIKH can be reached on (571) 272-3795. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Firas Alomari Examiner Art Unit 2136

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